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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/827,332	04/06/2001	Michael Kelbaugh	723-1081	6939	
75	90 12/28/2005		EXAMINER		
NIXON & VANDERHYE P.C.			RAMPURIA, SATISH		
Arlington, VA	be Road, 8th Floor 22201		ART UNIT	PAPER NUMBER	
<i>5</i> ,			2191		
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/827,332	KELBAUGH ET AL.			
Office Action Summary	Examiner	Art Unit			
	Satish S. Rampuria	2191			
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet with the	correspondence address			
 A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period. Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the mai earned patent term adjustment. See 37 CFR 1.704(b). 	DATE OF THIS COMMUNICATION I.136(a). In no event, however, may a reply be tight will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 06	Responsive to communication(s) filed on 06 October 2005.				
2a) ☐ This action is FINAL. 2b) ☑ Th	This action is FINAL. 2b)⊠ This action is non-final.				
3) Since this application is in condition for allow	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.			
Disposition of Claims					
4) Claim(s) 1-80 is/are pending in the application 4a) Of the above claim(s) is/are withdom 5) Claim(s) is/are allowed. 6) Claim(s) 1-80 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and	rawn from consideration.				
Application Papers					
9) The specification is objected to by the Examination The drawing(s) filed on is/are: a) and a complete	ccepted or b) objected to by the le drawing(s) be held in abeyance. Selection is required if the drawing(s) is objected to by the	e 37 CFR 1.85(a). ojected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority application from the International Bure * See the attached detailed Office action for a line	nts have been received. nts have been received in Applicat iority documents have been receiv au (PCT Rule 17.2(a)).	ion No ed in this National Stage			
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail D	•			
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date		Patent Application (PTO-152)			

Response to Amendment

- 1. This action is in response to the communication filed on 12/27/2004.
- 2. Claims 1-80 are pending.

Response to Arguments

3. Applicant's arguments with respect to claims have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-8, 14-16, 18, 20-26, 28, 29, 35-37, 39-48, 54-56, 58, 60-69, 75-77, and 80 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent No. 6,167,358 to Othmer et al., hereinafter called Othmer, in view of US Patent No. 6,282,701 to Wygodny et al., hereinafter called Wygodny.

Per claim 1, 6, 18, 21, 22, 39, 41, 42, 47, and 58:

Othmer disclose:

- A method for processing and monitoring software bug related information for use in software package development (col. 2, lines 30-33 "a system and method for remotely monitoring a plurality of computer-based systems is provided which detects defects

Art Unit: 2191

(bugs) or the usage of particular functions in a software application") comprising the steps of:

- accessing an Internet browser (col. 1, lines 25-27 "With the Internet, the process... testing requires... developer place the beta software application on its web site");
- accessing a bug tracking system using said Internet browser (col. 9, lines 5-7 "the server may interface with, communicate and share data with one or more existing bug tracking");
- processing user identification information including a password (col. 13, lines 59-60 "The server uses the user ID to associate static information with a particular client machine"); and
- accessing, in response to said user identification information (col. 14, lines 7-9 "The server uses the user ID to associate static information with a particular client machine and to keep a record about a particular user")

Othmer does not explicitly disclose at least one bug tracking related menu tailored to the user's role in the software development process.

However, Wygodny discloses in an analogous computer system at least one bug tracking. related menu tailored to the user's role in the software development process (col. 5, lines 26-30 "developer 112 uses a program called the BugTrapper analyzer 106 to create a file called a trace control information (TCI) file 120. The TCI file 120 contains instructions that specify what information is to be collected from a program to be traced" and FIGS. 1A through 1C and related discussion).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate the method of bug tracking related menu tailored to the user's role in the software development process as taught by Wygodny into the method for monitoring the software bug as taught by Othmer. The modification would be obvious because of one of ordinary skill in the art would be motivated to provide the menu or trace data file of the execution of a program to debug the problems in parallel processing as suggested by Wygodny (col. 2, lines 27-49).

Per claims 2-5, 23-26, and 43-46:

The rejection of claims 1, 21, and 41 is incorporated, respectively, and further, Othmer does not explicitly disclose the user is a video game tester and wherein said step of accessing said bug tracking related menu includes the step of accessing a bug tracking related menu tailored to video game testers.

Othmer does not explicitly disclose the user is a video game tester and wherein said step of accessing said bug tracking related menu includes the step of accessing a bug tracking related menu tailored to video game testers.

However, Wygodny discloses in an analogous computer system the user is a video game tester and wherein said step of accessing said bug tracking related menu includes the step of accessing a bug tracking related menu tailored to video game testers (col. 5, lines 26-30 "developer 112 uses a program called the BugTrapper analyzer 106 to create a file called a trace control information (TCI) file 120. The TCI file 120 contains instructions that specify what

Art Unit: 2191

information is to be collected from a program to be traced" and FIGS. 1A through 1C and related discussion).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate the method of bug tracking related menu tailored to the user's role in the software development process as taught by Wygodny into the method for monitoring the software bug as taught by Othmer. The modification would be obvious because of one of ordinary skill in the art would be motivated to provide the menu or trace data file of the execution of a program to debug the problems in parallel processing as suggested by Wygodny (col. 2, lines 27-49).

Per claims 7 and 28:

The rejection of claim 1, and 21 is incorporated, respectively, and further, Othmer disclose:

- accessing a master bug log identifying a plurality of bugs in a selected software package under development (col. 6, lines 55-60 "based on the large amount of black box information (e.g., the black boxes from the thousands of client computers that are using the beta browser software and have a nub), what caused the crash (i.e., a user error, a web site error or a bug) and then provide, for a bug, a patch to each of the client computers running the new browser software")

Per claims 8, 29, and 48:

The rejection of claims 1, 21, and 41 is incorporated, respectively, and further, Othmer disclose:

Art Unit: 2191

- accessing a database and retrieving data indicative of a plurality of bugs in a selected software package (col. 6, lines 55-60 "based on the large amount of black box information (e.g., the black boxes from the thousands of client computers that are using the beta browser software and have a nub), what caused the crash (i.e., a user error, a web site error or a bug) and then provide, for a bug, a patch to each of the client computers running the new browser software"); and
- sorting the bugs based upon any one of a plurality of sorting criteria selected by a user (col. 5, lines 28-30 "each data element in a black box... have a timestamp associated with it... user of the system... determine a sequence of events that occurred prior to a triggering event")

Per claim 14-16, 35-37, and 54-56:

The rejection of claim 1, 21, and 41 is incorporated, respectively, and further, Othmer disclose:

- transmitting a bug related message (col. 5, lines 11-12 "data gathered by the nub may be collected into a "black box" data structure 44 that may be transmitted over the communications link to the server")

Othmer does not explicitly disclose using an accessed bug related menu from a first user having a first role in developing said software package to a second user having a second role in developing said software package.

However, Wygodny discloses in an analogous computer system using an accessed bug related menu from a first user having a first role in developing said software package to a second user having a second role in developing said software package (col. 5, lines 26-30)

Art Unit: 2191

"developer 112 uses a program called the BugTrapper analyzer 106 to create a file called a trace control information (TCI) file 120. The TCI file 120 contains instructions that specify what information is to be collected from a program to be traced" and FIGS. 1A through 1C and related discussion).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate the method of bug tracking related menu tailored to the user's role in the software development process as taught by Wygodny into the method for monitoring the software bug as taught by Othmer. The modification would be obvious because of one of ordinary skill in the art would be motivated to provide the menu or trace data file of the execution of a program to debug the problems in parallel processing as suggested by Wygodny (col. 2, lines 27-49).

Per claims 20 and 60:

The rejection of claims 1 and 41 is incorporated, respectively, and further, Othmer does not explicitly disclose editing bug related information using said at least one bug tracking related menu.

Othmer does not explicitly disclose editing bug related information using said at least one bug tracking related menu.

However, Wygodny discloses in an analogous computer system editing bug related information using said at least one bug tracking related menu (col. 5, lines 26-30 "developer 112 uses a program called the BugTrapper analyzer 106 to create a file called a trace control information (TCI) file 120. The TCI file 120 contains instructions that specify what information

Art Unit: 2191

is to be collected from a program to be traced" and FIGS. 1A through 1C and related discussion).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate the method of bug tracking related menu tailored to the user's role in the software development process as taught by Wygodny into the method for monitoring the software bug as taught by Othmer. The modification would be obvious because of one of ordinary skill in the art would be motivated to provide the menu or trace data file of the execution of a program to debug the problems in parallel processing as suggested by Wygodny (col. 2, lines 27-49).

Claims 61, 62 are the system claim corresponding to method claim 1 and rejected under the same rational set forth in connection with the rejection of claim 1 above.

Claims 63-69 are the system claim corresponding to method claims 2-8, respectively, and rejected under the same rational set forth in connection with the rejection of claims 2-8, respectively above.

Claims 75-77 are the system claim corresponding to method claims 14-16, respectively, and rejected under the same rational set forth in connection with the rejection of claims 14-16, respectively above.

Claim 80 is the system claim corresponding to method claim 20 and rejected under the same rational set forth in connection with the rejection of claim 20 above.

Art Unit: 2191

6. Claims 9-13, 30-34, 49-53 and 70-74 are rejected under 35 U.S.C. 103(a) as being unpatentable over Othmer, Wygodny in view of US Pub. No. 2001/0049697 to Johndrew et al., hereinafter called Johndrew.

Per claims 9-13, 30-34, and 49-53:

The rejection of claims 8, 28, and 41 is incorporated, respectively, and further, neither Othmer nor Wygodny explicitly disclose wherein said sorting criteria includes video game stage or a video game character or the status of the bug or the type of bug or the reported date of the bug.

However, Johndrew discloses in an analogous computer system sorting criteria includes video game stage or a video game character or the status of the bug or the type of bug or the reported date of the bug (page 3 and 4, paragraph 46 "FIG. 7 shows the data collected by the process of FIG. 6. Bug ID screen 700 includes the query component selection index 310, a bug identifier header 705, a bug headline 710 and a release table 715. Bug identifier header 705 gives the bug identifier associated with the information on the screen... Bug headline 710 contains a short one line description of the bug... Column

725 indicates the status of the bug... Column 730 contains the date and time that software fixing the bug").

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate the method of sorting/identifying bugs based on unique identifiers as taught by Johndrew into the method for monitoring the software bug as taught in the combination system by Othmer and Wygodny. The modification would be obvious because of one of ordinary skill in the art would be motivated to sort the bugs to provide complete bugs free software application to client as suggested by Johndrew (page 1, paragraph 10).

Art Unit: 2191

Claims 70-74 are the system claim corresponding to method claims 9-13, respectively, and rejected under the same rational set forth in connection with the rejection of claims 9-13, respectively above.

7. Claims 17, 38, 57, and 78 are rejected under 35 U.S.C. 103(a) as being unpatentable over Othmer, Wygodny in view of admitted prior art.

Per claims 17, 38, and 57:

The rejection of claims 1, 21, and 41 is incorporated, respectively, and further, neither Othmer nor Wygodny explicitly disclose attaching to a bug description a digitized video file for visually displaying at least one screen display showing an identified bug.

However, admitted prior art discloses attaching to a bug description a digitized video file for visually displaying at least one screen display showing an identified bug (Applicant's specification, page 2, lines 9-11 "tester... associate a tester recorded sequence of game screen displays to provide a visual depiction of the error sequence")

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate the method of displaying a digitized video file for visually displaying as taught in admitted prior art. The modification would be obvious because of one of ordinary skill in the art would be motivated to display the bug information which is would be for video game to have better understanding of the bugs found during testing as suggested in admitted prior art (pages 3, lines 4-12).

Art Unit: 2191

Claim 78 is the system claim corresponding to method claim 17 and rejected under the same rational set forth in connection with the rejection of claim 17 above.

8. Claims 19, 40, 59, and 79 are rejected under 35 U.S.C. 103(a) as being unpatentable over Othmer, Wygodny in view of US Patent No. 5,742,754 to Tse, hereinafter called Tse.

Per claims 19, 40, and 59:

The rejection of claims 1, 21, and 41 is incorporated, respectively, and further, neither Othmer nor Wygodny explicitly disclose accessing a test plan identifying a plurality of tests to be performed with respect to an identified software package.

However, Tse discloses in an analogous computer system accessing a test plan identifying a plurality of tests to be performed with respect to an identified software package (col. 4, lines 30-35 "where the user defines a software product for testing, a proper test suite, and a plurality of different computer hardware configurations for a software testing "job." The software product being tested may be any user provided software product").

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate the method of using test plan /suite to test software application as taught by Tse into the method for monitoring the software bug as taught in the combination system by Othmer and Wygodny. The modification would be obvious because of one of ordinary skill in the art would be motivated to test the software application using test plan to verify the software is functioning as expected as suggested by Tse (col. 2, lines 43-59).

Application/Control Number: 09/827,332 Page 12

Art Unit: 2191

Claim 79 is the system claim corresponding to method claim 19 and rejected under the same rational set forth in connection with the rejection of claim 19 above, as noted above and Othmer also discloses system 50, see FIG. 2 and associated text.

Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Satish S. Rampuria** whose telephone number is (571) 272-3732. The examiner can normally be reached on 8:30 am to 5:00 pm Monday to Friday except every other Friday and federal holidays. Any inquiry of a general nature or relating to the status of this application should be directed to the **TC 2100 Group receptionist: 571-272-2100**

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wei Y. Zhen can be reached on (571) 272-3708. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Satish S. Rampuria
Patent Examiner/Software Engineer
Art Unit 2191
12/27/2005

SUPERVISORY PATENT EXAMINER

My.